



The Gazette of India

PUBLISHED BY AUTHORITY

No. 32]

NEW DELHI, SATURDAY, AUGUST 9, 1952

NOTICE

The undermentioned Gazettes of India Extraordinary were published during the week ending the 5th August 1952:—

Issue No.	No. and date	Issued by	Subject
316	Nos. F. 4(26)/52-C., F. 4(17)/52-C., F. 32(3)/52-C., F. 32(21)/52-C., dated the 28th July 1952	Ministry of Law.	Notices regarding election expenses of certain candidates from various constituencies in different States.
317	Nos. HP-P/52(10), HP-A/52 (14), VP-P/52(18), DL-A/52 (38), DL-A/52(39), DL-A/52 (40), DL-A/52(41), DL-A/52(42), DL-A/52(46), VP-A/52(54), VP-A/52(55), VP-A/52(56), MD-P/52(84), MD-P/52(93), BR-P/52(54) BR-P/52(55), BR-P/52(58), MP-P/52(33), MP-P/52(34) and MP-P/52(35), dated the 26th July 1952.	Election Commission, India	Removal of certain candidates by the Election Commission.
318	Nos. 39/5/52-Elec. III (1) and 39/5/52-Elec. III(2), dated the 28th July 1952.	Ditto	Amendments made in the notifications Nos 39/5/52-Elec. III(1), 39/5/52-Elec. III(2), dated the 4th March 1952.
319	No. 45-E T., dated the 26th July 1952. Nos. 19/142/52-Elec. III, 19/161/52-Elec. III and 19/198/52-Elec. III, dated the 28th July 1952. Nos. 19/86/51-Elec. III, 19/94/52-Elec. III, 19/267/52-Elec. III and 19/267/52-Elec. III(1), dated the 29th July 1952.	Election Tribunal, Alipore. Ditto. Ditto.	Election Petition No. 151 of 1952. Appointments of the Election Tribunals for the trial of the petitions.
320	Nos. DL-A/52(44), BR-P/52 (57) and BY-P/52(62), dated the 28th July 1952. Nos. VP-P/52(52) TP-P/52 (3), DL-A/52(45), PB-P/52 (22), MD-P/52(94), DL-A/52 (43), MD-P/52(92) and MD-P/52(91), dated the 29th July 1952.	Election Commission, India Ditto	Removal of certain candidates by the Election Commission. Ditto.
320A	Nos. MP-P/52(36) and MP-P/52(37), dated the 29th July 1952.	Ditto.	Removal of certain candidates by the Election Commission.
321	No. 60-CS/1/52-Elec. III, dated the 31st July 1952.	Ditto.	Election of a member from the elected members of the Legislative Assembly of Madras.
322	No. 91-CW(2)/51, dated the 31st July 1952.	Ministry of Commerce and Industry.	Amendment made in the notification No. 91-CW(2)/51, dated the 7th July 1952.
323	No. UP-P/52(62), dated the 30th July 1952. Nos. MP-P/52(38) and MP-P/52(39), dated the 30th July 1952. No. 39/5/52-Elec. III(1), dated the 31st July 1952. No. 39/5/52-Elec. III(2), dated the 31st July 1952.	Election Commission, India Ditto. Ditto.	Disqualification of a candidate who failed to lodge the return of election expenses. Removal of certain candidates by the Election Commission. Madras Government designates the Secretary to be the Returning Officer for the bye-election to the Council of States. Madras Government appoints the Assistant Secretary to assist the Returning Officer for the bye-election to the Council of States.
324	No. 60-CS/1/52-Elec. III, dated the 1st August 1952.	Ditto.	Fixation of certain dates for the bye-election to the Council of States.

Copies of the Gazettes Extraordinary mentioned above will be supplied on Indent to the Manager of Publications Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

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PART I—Section 1

Notifications relating to Non-Statutory Rules, Regulations and Orders and Resolutions issued by the Ministries of the Government of India (other than the Ministry of Defence) and by the Supreme Court

PARLIAMENT SECRETARIAT

New Delhi, the 2nd August 1952

No. F. 142-T/52.—Shri Rasiklal Umedchand Parikh, an elected member of the House of the People from Zalawad Constituency of Saurashtra, has resigned his seat in the House of the People with effect from the 28th July, 1952.

M. N. KAUL, Secy.

COUNCIL OF STATES SECRETARIAT

New Delhi, the 2nd August 1952

No. CS.25/52-L.—Shri Premji B. Thacker, an elected member of the Council of States from the State of Kutch, has resigned his seat in the Council of States with effect from the 26th July, 1952.

S. N. MUKERJEE, Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 6th August 1952

No. D. 4563-F. 1/52—Statement of the Affairs of the Reserve Bank of India, as on the 1st day of August 1952.

BANKING DEPARTMENT

LIABILITIES	Rs.	ASSETS	Rs
Capital paid up	5,00,00,000	Notes	J6 76,43,000
Reserve Fund	5,00,00,000	Rupee Coin	5,88,000
Deposits :—		Subsidiary Coin	2,14,000
(a) Government—		Bills Purchased and Discounted :—	
(i) Central Government	103,74,20,000	(a) Internal	59,00,000
(ii) Other Governments	8,61,00,000	(b) External	—
(b) Banks	62,68,47,000	(c) Government Treasury Bills	58,19,000
(c) Others	60,46,86,000	Balances held abroad*	118,41,37,000
Bills Payable	3,57,22,000	Loans and Advances to Government†	3,38,00,000
Other Liabilities	12,75,27,000	Other Loans and Advances†	9,56,43,000
		Investments	86,83,43,000
		Other Assets	5,62,15,000
TOTAL	261,83,02,000	TOTAL	261,83,02,000

*Includes Cash and Short term Securities.

†(i) The item 'Other Loans and Advances' includes Rs. 1,53,91,000 advanced to scheduled banks against usance bills under Section 17 (4) (c) of the Reserve Bank of India Act.

(2) The total amount of advances availed of by scheduled banks against usance bills under Section 17 (4) (c) of the Reserve Bank of India Act since the introduction of the bill market scheme in January 1952 is Rs. 81,19,41,000.

An Account pursuant to the Reserve Bank of India Act, 1934, for the week ended the 1st

ISSUE DEPARTMENT

LIABILITIES	Rs.	Rs.	ASSETS	Rs.	Rs.
Notes held in the Banking Department	36,76,43,000		A.—Gold Coin and Bullion :—		
Notes in circulation.	<u>1100,77,85,000</u>		(a) Held in India	42,01,71,000	
Total Notes issued	1137,54,28,000		(b) Held outside India		
			Foreign Securities .	<u>553,15,11,000</u>	
			Total of A	593,16,82,000	
TOTAL LIABILITIES	<u>1137,54,28,000</u>		B.—Rupee Coin . . .	79,73,96,000	
			Government of India Rupee Securities . . .	<u>464,63,50,000</u>	
			Internal Bills of Exchange and other commercial paper		
			TOTAL ASSETS	1137,54,28,000	

Ratio of Total of A to Liabilities : 52.145 per cent.

Dated the 6th day of August, 1952.

B. RAMA RAU, Governor.

K. G. AMBEGAOKAR, Secy.

MINISTRY OF FINANCE (COMMUNICATIONS)

New Delhi, the 29th July 1952

No. F. (States)-2/49.—The Central Government have been pleased to take over, with effect from the 1st September, 1951, full responsibility for all Archal Savings Bank Accounts standing open at post offices in the Travancore-Cochin State on the 1st September, 1951. Such accounts will be treated as having been transferred to the Indian Post Office Savings Bank with effect from the 1st September, 1951, and shall, from that date, be subject to the same rules and regulations as Indian Post Office Savings Bank Accounts.

S. SANKARAN, Dy Secy.

THE INSTITUTE OF CHARTERED ACCOUNTANTS OF INDIA

(Chartered Accountants)

New Delhi, the 2nd August 1952

No. 12-Exam. (26)/52.—In pursuance of Regulation 23 of the Chartered Accountants Regulations, 1949, the Council of the Institute of Chartered Accountants of India is pleased to direct that the First Examination under the said Regulations shall be held on the 11th, 12th, 13th and 14th November 1952 and the Final Examination on the 7th, 8th, 10th, 11th, 12th, 13th and 14th November 1952 at 2 P.M. on each day. The examination will be held at each of the following centres provided that a sufficient number of candidates present themselves for examination:

1. Bombay, 2. Madras, 3. Calcutta and 4. Delhi.

2. Applications for admission to these examinations are required to be made on the prescribed forms, copies of which may be obtained from the Secretary to the Council of the Institute of Chartered Accountants of India, New Delhi. Each such application together with the necessary certificates and a Demand Draft payable at New Delhi and drawn in favour of the said Secretary for an examination fee of Rs. 50/- in the case of the First Examination and Rs. 75/- in the case of the Final Examination must be sent so as to reach the Secretary to the Council not later than 15th September, 1952. An additional fee of Rs. 50/- is payable by candidates who apply for the first time for admission to the Final Examination and who have been exempted from passing the First Examination.

S. VENKATARAMAN, Secy.

MINISTRY OF COMMERCE AND INDUSTRY

PUBLIC NOTICES

New Delhi, the 30th July 1952

SUBJECT:—Installation of Solvent Extraction Plants for the extraction of residual oils from oil-cakes.

No. CI-8(3)/51.—In pursuance of sub-rule (1) of rule 14 of the Registration and Licensing of Industrial Undertakings Rules, 1952, the Ministry of Commerce and Industry hereby invites applications for the grant of licences for the establishment of Solvent Extraction plants for the extraction of residual oil from non-edible oil cakes as well as some edible oil cakes such as those of groundnut and cotton seed at present used partly for manurial purposes and partly as cattle feed.

2. Applications should be in Form D prescribed under rule 7 of the said Rules and should reach the aforesaid Ministry on or before the 31st August, 1952.

3. The following further particulars should be furnished along with the application:—

(a) Full particulars and the daily per shift capacity in terms of the solvent extraction plant desired to be installed.

(b) Number of shifts proposed to be worked per day.

(c) Names of the oil cakes proposed to be used as the raw material and their local availability.

(d) An original certificate from the Director of Industries of the States concerned approving of the proposed project for the setting up of a solvent extraction plant for the extraction of oil out of oil cakes.

4. Persons who had already approached the Government of India for permission to set up solvent extraction plants, should also apply in the prescribed form furnishing the above particulars if they are still interested in the development of the industry.

5. Applications received will be dealt with in accordance with the manner laid down in rules 10 to 13 of the Registration and Licensing of Industrial Undertakings Rules, 1952.

B. B. SAKSENA, Dy Secy.

IMPORT TRADE CONTROL

New Delhi, the 1st August 1952

SUBJECT:—Licensing of cocoanut oil for the period July-December, 1952.

No. 81-ITC(PN)/52.—In the 'Red Book' for July-December 1952 and this Ministry's Public Notice

No. 61-ITC(PN)/52 dated 18th June 1952, it was announced that the licensing policy for import of cocoanut oil falling under Serial No. 62 of Part IV of the Import Trade Control Schedule would be announced later. The following licensing policy has now been decided in respect of cocoanut oil and is published for general information. The entries stated below follow the order of columns in Appendix 'A' of the 'Red Book'.

(1)	(2)	(3)	(4)	(5)	(6)
Part IV S. No. 62.	Cocoanut Oil.	Ports.	100%	Six.	A. U. Quota licences will be granted subject to the proviso that not more than half the value of the licensee will be used for the import of cocoanut oil and the balance half will be used for the import of copra and cocoanut kernel. Similarly actual users' licences will be granted so as to enable the import of not more than half the six monthly requirements of the factory as oil and the rest as copra and cocoanut kernel.

New Delhi, the 4th August 1952

SUBJECT:—Import policy for July-December 1952—Policy for (1) Refrigeration and air conditioning machinery other than domestic refrigerators and (2) component parts of Refrigeration and air conditioning machinery other than domestic refrigerators.

No. 82-I.T.C. (P.N.)/52.—In the Red Book for July-December 1952 and in Public Notice No. 61-I.T.C. (P.N.)/52, dated the 16th June 1952 it was announced that the licensing policy for the items mentioned above would be announced later.

2. The following licensing policy for these items has now been decided. The entries given below follow the order of columns in Appendix 'A' to the Red Book.

S. No. 65 (1) Refrigeration and Air Conditioning machinery other than
S. No. 65 (2) domestic refrigerators.
S. No. 65 (3) S. No. 65 (4)

(a) Air Conditioners (Unit Ports type or packaged type)

Gen.
Soft

10%
50%

18*

*Quota will be calculated on the basis of best year's imports of Unit-type Air Conditioners only from the respective areas.

(b) Other types . . . Ports

Gen.
Soft

50%
75%

18**

** (i) In calculating quotas for the sub-item the previous imports of Unit-type Air Conditioners will not be taken into account.

(ii) General licences will be valid for the import of only the following.

- (1) Refrigerating machinery for preservation of perishables.
- (2) Refrigerating machinery for air conditioning.
- (3) Condensing Units.
- (4) Vertical refrigerating compressors.
- (5) Centrifugal refrigerating compressors.
- (6) Hermetic and semi-hermetic compressors.
- (7) Air-diffuser units.
- (8) Ice plants with the exception of block or can ice plants.

(iii) Soft currency licences will be valid for the import of all the items mentioned under general licences above and also for:—

(9) Self contained Commercial Refrigerating Units.

(iv) 10 per cent of the face value of both general and soft currency licences may be used for the import of the following items, irrespective of their classification for Import Trade Control purposes:—

- (1) Condensers.
- (2) Receivers.
- (3) Air filters.
- (4) Controls.
- (5) Gauges.
- (6) Valves.
- (7) Refrigeration tools.
- (8) Copper pipes.
- (9) Tubes and fittings.
- (10) Extra-heavy steel pipes.
- (11) Refrigerant and compressor oil for first charge.
- (12) Humidistats.

S. No. 65 (5) Spare parts of Refrigeration and Ports
Part V. Air Conditioning machinery Gen.
Soft

50%
75%

18

3. The instructions contained in the Plant and Machinery Hand Book, 1952 which also contains the list of essential spare parts for Refrigeration and Air Conditioning Machinery will generally be applicable. As stated therein, the quota licences will not ordinarily be valid for the import of items specified in Appendix 'A' thereto.

4. The quota percentages announced above take into consideration the applications made for January-June 1952. No licences will be issued against those applications. Importers who had made applications for that period in the prescribed form and manner, should renew their applications for July-December 1952 period without submitting a fresh Treasury Receipt. Others should submit applications for July-December 1952 period so as to reach the Port Authorities on or before the 15th December, 1952.

SUBJECT:—Licensing of all forms of bottled penicillin and its preparations.

No. 83-ITC(PN) 52.—Reference is invited to Public Notice No. 74-ITC(PN)/52 dated the 12th July 1952 wherein it was stated that general and soft currency licences will be granted on the basis of a quota of 50 per cent. and 100 per cent. of half of last year's imports of certain varieties of bottled penicillin and its preparations. It has now been decided that "Procaine penicillin G. with Crystalline Sodium Penicillin (Aqueous)" appearing against No. (iii) of the admissible list will not be allowed to be imported against the quota licence to be granted in accordance with the Public Notice referred to above. Past imports of this item will also not be taken into account for calculating the quota.

2. In paragraph 2 of the said Public Notice it was stated that imports of three varieties of bottled penicillin will not be allowed. One of these was 'Penicillin Procaine Fortified'. This entry should be expanded to read as 'Procaine Penicillin G. Fortified with Crystalline Penicillin G. Sodium (Aqueous)' so as to remove any ambiguity in the interpretation of this item.

New Delhi, the 5th August 1952

SUBJECT:—Import of photographic chemicals and other articles under licences granted for photo goods falling under Serial Nos. 303 and 305, Part IV and chemicals falling under Serial Nos. 22 to 31, Part V.

No. 84-ITC(P.N.)/52.—It has been represented that while the import quota for photographic sensitised material has been fairly liberal during January—June 1952, photographic chemicals can only be imported to a relatively smaller extent because they are covered by the general quota for chemicals falling under Serial Nos. 22 to 31, Part V of the Import Trade Control Schedule.

2. It has therefore been decided that firms having past imports of both photographic sensitised material and photographic chemicals can apply for permission to utilise a portion of their January—June 1952 licences for photographic materials (whether General or Soft Currency) for the import of photographic chemicals from Soft Currency sources only. All importers in India who have import licences for both these articles in hand and who wish to take advantage of this are requested to apply immediately to the Joint Chief Controller of Imports, Bombay (whether or not the licences were issued by him). They should enclose their import licences for January—June 1952 for photographic goods and materials (Serial Nos. 303 and 305, Part IV) and chemicals (Serial Nos. 22 to 31, Part V) with a statement indicating the value for which they wish to utilise the former for the import of photographic chemicals. A list of chemicals (which is not in the prohibited category, *vide* Annexure B to Appendix B(ii) of the Red Book for January—June 1952) which the firm wishes to import should also be enclosed. The decision of the Joint Chief Controller of Imports as regards the extent to which this permission should be given will be final.

3. It has further been decided that not more than 2½ (Two and a half) per cent. of the face value of the General or Soft Currency licences for photographic goods and accessories falling under Serial Nos. 303 and 305 of Part IV will be valid for the import of the following accessories from the area concerned, regardless of their classification:—

- (1) Dark Room Safe Light Filters,
- (2) Dry Mounting Irons,
- (3) Dry Mounting Tissues,

(4) Tank, Developing (either rubber, porcelain, earthenware, plastic or stainless steel),

(5) Flash attachment for cameras.

It is not necessary to present the licences to any licensing authority for endorsement of this concession.

L. K. JHA, Joint Secy

EXPORT TRADE CONTROL

New Delhi, the 9th August 1952

No. 91-CW(2) 51.—In pursuance of clause (c) of the notification of the Government of India in the Ministry of Commerce and Industry No. 91-CW(1)/51, dated the 7th July 1952, the Central Government hereby directs that the following amendments shall be made in the Open General Licence No. 3 published by the notification of the Government of India in the Ministry of Commerce and Industry No. 91-CW(2)/51, dated the 7th July 1952, namely:—

- (a) In the list of goods given in the said Open General Licence, after item (i) the following item shall be inserted, namely:—
“(ia) Aluminiumware.”
- (b) for item (xviii) the following item shall be substituted, namely:—
“(xviii) Horns, hoots and pieces thereof.”

A. P. MATHUR, Dy. Secy

MINISTRY OF EDUCATION

RESOLUTION

CENTRAL ADVISORY BOARD OF EDUCATION

New Delhi, the 4th August 1952

No. D. 2527/52-B.I.—In partial modification of the Government of India (Ministry of Education) Resolution No. F.6-2/50-D.1, dated 25th May, 1950, the President is pleased to order that the following may be substituted for paragraphs 3(2)(d), 3(2)(g) and 3(2)(h) respectively of the above mentioned Resolution in respect of the constitution of the Central Advisory Board of Education and the existing paragraph 3(2)(i) in the same resolution be renumbered as 3(2)(i):—

3(2)(d).—Five members of Parliament, two to be elected by the members of Council of States from among themselves and three by the members of the House of the People from among themselves.

3(2)(g).—One member of the Indian Council of Agricultural Education to be nominated by the Council.

3(2)(h).—One representative of each State Government listed in Parts A and B of First Schedule and one representative of such States in Part C of that Schedule which under the Part 'C' States Act of 1951, have their own legislatures and Ministries. The Representative shall be the Minister in charge of Education in each State. If a Minister is unable to attend a particular meeting, he may nominate an officer of his Department for that meeting. Other States in Part 'C' and 'D' of the First Schedule may send observers to attend the meetings of the Board.

K. G. SAIYIDAIN, Joint Secy.

